JUL-28-2004 13:30

CT CORP

WAIVER OF SERVICE OF SUMMICINE



TO: James A. Morris, Jr	Proceed The b	ev Law Pi	rm. L.L.Y.	OCT	0 5 2004
TO: James A. MOTTLE, JE	OF PLANTIFFY ATTORNEY	W UNBULLY FRONT	ED PLANTIFF)	0.00	
Bristol-Myers S	quibb Company		cknowledge receipt	of your request	l N. Milby of Court
(Carrier					
that I waive service of summons in the	action of Cheryl	Cray, at	vir v. Wyeth	ct al	د.
which is case number B-04-166			in the United States	District Court	
for the Southern	(DOCKET MAGATA) District of	Texas, E	rownsville Di	lvision	 •
I have also received a copy of the creturn the signed waiver to you without	amplaint in the action, tw cost to me.	o oopies of this	instrument, and a m	enns by which I	CATI
I agree to save the cost of service of that I (or the entity on whose behalf I α	a summous and an addition acting) be served with	ous) copy of the judicial proces	complaint in this law s in the manner provi	wit by not requirided hy Rule 4.	ing
I (or the entity on whose behalf I at or venue of the court except for objecti	m acting) will retain all d one based on a defect in t	o <mark>fenses or obje</mark> the summuns of	ctions to the lawsuit or in the service of the	or to the jurisdict summons.	ijon
I understand that a judgment may	be entered against me (or	the party on w	hose belælf I æm acti	ing) if an	
answer or motion under Rule 12 is not	served upon you within (60 days after	July 21	2004 (Wat was sent)	'
or within 90 days after that date if the	request was sont outside t	the United State	29.		
8/16/04	·	alles	î()		
((ATA)	Printed/Typed Name:	4	L. Vielkery		
	As Attorno		of Mristol-My	vers Squibl	2
	•	-	,	•	

Duty to Avoid Unnecessary Costs of Service of Summous

Rule 4 of the t-correct Rules of Civil Procedure requires contain parties to acoparate in starling associatery easts of servire of the summons and completes. A stational actual in the United States to waive parties of summons, that to the so will be required to their the control such actions unless good cause by shown for its future to sign and return the control such actions unless good cause by shown for its future to sign and return the waiver.

It is not good came for a fallers to waive service that a party holisous that the complaint is unknothed, or that the action has been hanged in an improper place or in a court that helia jurnations ever the subject matter of the action or over he person or property. A party wise waives service of the summany states and defineses and definition (except any relating to the summany or to the service of the management, and may interobject to the jurnation of the court or to the place where the action has been been placed.

A defendant who waives service must within the time specified on the Walver Burn serve on the planniff's attention (or unseptended pleintiff) a response to the complaint and must also file asigned anny of the response with the court. If the arrawed or motion is not served within this line, a defent judgment may be taken against that defendant. By waiving service, a definition is allowed more time to answer than if the summone had been accountly served when the request for waives of services. was received.